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    Attorney for Plaintiff, JAMES M. KINDER, an individual
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                             UNITED STATES DISTRICT COURT
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                          SOUTHERN DISTRICT OF CALIFORNIA
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    JAMES M. KINDER.
                                                  Lead Case No. 07 CV 2132 DMS (AJB)
                                                  [Consolidated with 07CV2226 DMS (AJB)]
12
                        Plaintiff.
                                                  Judge:
                                                               Hon. Dana M. Sabraw
13
                                                  Magistrate:
                                                               Hon. Anthony J. Battaglia
14
    v.
                                                  DECLARATION OF CHRISTOPHER
                                                  J. REICHMAN IN SUPPORT OF
15
    HARRAH'S ENTERTAINMENT, Inc. and
                                                  PLAINTIFF'S OPPOSITION TO
    DOES 1 through 100, inclusive,
                                                  DEFENDANT'S MOTION TO
16
                                                  DECLARE HIM A VEXATIOUS
                        Defendants.
                                                  LITIGANT AND REQUIRE HIM TO
17
                                                  POST A BOND
18
                                                  Date:
                                                               April 25, 2008
                                                  Time:
                                                               1:30 p.m.
19
                                                  Courtroom:
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20
    I, CHRISTOPHER J. REICHMAN, declare as follows:
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           1.
                 I am an attorney at law duly licensed and admitted to practice before all courts of
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    the State of California. If called as a witness, I could and would competently testify to all facts
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    within my personal knowledge except where stated on information and belief. This declaration is
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    submitted in support of Plaintiff's Opposition to Defendant's Motion to Declare Him a
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                                                            CASE NO. 07 CV 2132 DMS (AJB)
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Vexatious Litigant and to Require Him to Post a Bond. The matters stated in this declaration are 1 true, of my own personal knowledge. 2 3 4 2. On or about March 12, 2008, I personally went to the San Diego Superior Court 5 records department located at 220 W. Broadway, San Diego, California 92101 to review the 6 court file from Kinder v. OSI Collections Services, Inc. San Diego Superior Court Case No. 8 GIC789588 in order to prepare for a motion set to be filed in the consolidated Telephone 9 Consumer Protection Act matters in San Diego Superior Court in which James M. Kinder is 10 Plaintiff. I am attorney of record for Mr. Kinder in a number of those consolidated actions. 11 12 3. The documents attached to this Opposition as Exhibits A, B, C, D, E and F are 13 14 true and correct copies of documents from the court file in Kinder v. OSI Collections Services, 15 Inc., San Diego Superior Court Case No. GIC789588, showing that the Motion for Summary 16 Judgment that was filed by OSI Collections Services, Inc. ("OSI") was taken off calendar the day 17 before the hearing on that motion when OSI's attorney telephoned the court to notify same that 18 the case had settled. The documents also show that there was no final judgment in that case in 19 20 that the court dismissed the action *sua sponte* after being advised of the settlement by the parties. 21 22 4. I personally looked at each document in the court file for *Kinder v. OSI* 23 Collections Services, Inc., San Diego Superior Court Case No. GIC789588, and there was no 24 ruling as was referenced by Judge Einhorn in his October 7, 2003 rulings which Defendant 25 26 111 27 2 CASE NO. 07 CV 2132 DMS (AJB)

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1	attached as Exhibits to the instant motion. No su	ımmary judg	gment final r	ruling of any kind	
2	whatsoever was in the court file.				
3					
4	I declare under penalty of perjury under the	he laws of th	ne State of C	alifornia and the l	aws o
5	the United States that the foregoing is true and co				
6		street and th	at tills uccia	ration was execute	ed by
7	me on April 9, 2008 in San Diego, California.				
8	DATED: April 9, 2008		*		
9		By:	ICCO PILED	· ·	
10			ISTOPHER ney at law	J. REICHMÂN	
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